

Marcos Aurelio de Arruda

THE THEORY OF CONTRACT AND THE DOCTRINE OF DEVIATION

Curitiba
Juruá Editora
2021

Visit our websites
www.jurua.com.br e
www.editorialjurua.com
e-mail: *editora@jurua.com.br*

This work was approved by the Scientific Editorial Board of Jurua Editora, adopting the blind view system (blind evaluation). The innominate evaluation guarantees the impartiality and impartiality of the body of reviewers and the autonomy of the Editorial Board, according to the requirements of the evaluation agencies and institutions, attesting to the excellence of the material that we publish and present to society.

ISBN: 978-65-5605-510-7

JURUA
EDITORA

Brasil – Av. Munhoz da Rocha, 143 – Juvevê – Fone: (41) 4009-3900
Fax: (41) 3252-1311 – CEP: 80.030-475 – Curitiba – Paraná – Brasil

Europa – Rua General Torres, 1.220 – Lojas 15 e 16 – Fone: (351) 223 710 600 –
Centro Comercial D'Ouro – 4400-096 – Vila Nova de Gaia/Porto – Portugal

Editor: José Ernani de Carvalho Pacheco

Arruda, Marcos Aurelio de.

A779 The theory of contract and the doctrine of deviation./
Marcos Aurelio de Arruda./ Curitiba: Jurua, 2021.
124p.; 21cm

1. Maritime law. 2. Contract. I. Title.

CDD 343.096 (22.ed)
CDU 347.79

International Cataloging Data in the Publication (CIP)
Librarian: Maria Isabel Schiavon Kinasz, CRB9 / 626

TABLE OF CONTENTS

INTRODUCTION.....	15
1 THE THEORY OF CONTRACT.....	17
1.1 THE REQUIREMENTS OF A CONTRACT	18
1.1.1 The Offer	18
1.1.2 The Acceptance	21
1.1.3 The Consideration	23
1.1.4 The Intention to Create Legal Obligations	23
1.1.5 The Certainty of the Terms of a Contract.....	25
1.1.6 The “Written” Requirement	26
1.2 THE OBLIGATION TO MITIGATE THE LOSS.....	27
1.3 THE DOCTRINE OF GOOD FAITH.....	30
2 THE CONTRACT OF BAILMENT	37
2.1 THE DUTY OF CARE AND THE RIGHT TO RECOVER THE EXPENSES.....	38
2.2 THE CONTRACT AND THE GRATUITOUS BAILMENT ...	39
2.3 THE CONSENT OF THE BAILOR	40
3 THE TERMS IN A MARITIME CONTRACT	43
3.1 THE INNOMINATE OR INTERMEDIATE TERMS	44
3.2 EXCLUSION CLAUSES AND FUNDAMENTAL BREACH..	47
3.3 THE CONSEQUENCES OF A BREACH OF A TERM IN A CONTRACT.....	51

4 THE DEVIATION	55
5 THE REQUIREMENTS OF A DEVIATION	59
5.1 THE OBLIGATION TO FOLLOW THE USUAL AND CUSTOMARY ROUTE.....	59
5.2 THE INTENTION TO DEVIATE	62
5.3 THE REASONABLENESS OF DEVIATION	63
6 THE CONSEQUENCES OF AN UNJUSTIFIED DEVIATION ..	67
7 THE HAGUE-VISBY RULES.....	77
7.1 THE RULES IN THE UNITED KINGDOM.....	79
8 THE QUASI-DEVIATION DOCTRINE	85
8.1 UNAUTHORIZED STOWAGE ON DECK.....	86
8.2 DELAY.....	89
8.3 TRANSSHIPMENT AND SHIP SUBSTITUTION	92
8.4 THE RESTRICTIONS TO THE DOCTRINE OF QUASI- DEVIATION	94
CONCLUSION	99
REFERENCES	105
INDEX	113